

## Instructions for Use

This document contains the Federally approved air pollution regulations of the Iowa Department of Natural Resources (IDNR), codified by the state as Iowa Administrative Code (IAC) Natural Resources Department [561] and Environmental Protection Commission [567]. In addition, it includes other regulatory requirements (orders, permits, etc.) as well as the regulations of the local authorities in Polk County and Linn County. All have been approved by the Environmental Protection Agency (EPA) pursuant to the Clean Air Act (CAA) and, as such, are Federally enforceable. This document contains rules approved as part of the State Implementation Plan (SIP), rules approved pursuant to section 111(d), rules approved pursuant to section 112(l), and the approved Title V regulations.

Following each regulation is a historical record of EPA's actions approving or disapproving all or part of the rule. The following explanation of the entries may be helpful to you:

- CFR -** The citation in the Code of Federal Regulations which approved the rule or rule revision.  
**NOTE: On February 12, 1999, the Region restructured 40 CFR Part 52, Subpart Q, for the state of Iowa. For citations in this compilation to 40 CFR 52.820 prior to this date, the reader should now refer to 40 CFR 52.824. (See 64 FR 7091.)**
- FRM -** The citation and date of the EPA's final rulemaking as published in the Federal Register.
- PRM -** The citation and date of the EPA's proposed rulemaking as published in the Federal Register. In some instances, no proposal was published.
- State Submission -** The date of the letter from the Governor or his designated representative submitting the rule or rule revision.
- State Proposal -** For state regulations, the citation and date of the state's proposal as published in the Iowa Administrative Bulletin.
- State Final -** For state regulations, the citation of the state's final rulemaking as published in the Iowa Administrative Bulletin or the Iowa Administrative Code.

**APDB File -** The file in the Air Planning and Development Branch (APDB) which contains the relevant documentation pertaining to the SIP revision.

**Description -** A description of the EPA's action on the state's submission.

**Difference Between the State (Local) and EPA-Approved Regulation** To the extent possible, a description of the difference between the state (local) version of the rule and the Federally approved regulation is given.

Many of these regulations have been approved piecemeal as part of the SIP. Where the state never submitted a change or where the EPA disapproved (or did not act on) a revision, the result can be a Federally approved rule with sections, paragraphs, and/or language missing, as well as internal numbering that appears inappropriate. Efforts are being made to resolve these discrepancies. However, such problems will remain where the EPA and the state have firm differing opinions on a regulatory issue. For a current version of a state or local rule, you should consult the appropriate state or local agency.

When the EPA approves a regulatory change to the SIP, a 111(d) rule, or the operating permit regulations, the Air Planning and Development Branch will provide you with an updated version of the complete rule within 60 days of the effective date of the EPA's action.

Finally, any errors in this document should be brought to the attention of the SIP Coordinator (913/551-7020) in the Air Planning and Development Branch.